Attorney's Docket No.:

## COMBINED DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

joint inventor	(if plural names are listed	below) of the subject matt	one name is listed below) or an original, first and er which is claimed and for which a patent is <a href="INFLAMMATION">INFLAMMATION</a> , the specification of which:			
	is attached hereto. was filed on as Application Serial No and was amended on was described and claimed in PCT International Application No. PCT/IL2005/001279 filed on November 30, 2005.					
I her including the	eby state that I have review claims, as amended by any	wed and understand the cor amendment referred to ab	ntents of the above-identified specification, pove.			
1.56, includir	ng for continuation-in-par	t applications, material ir	s material to patentability as defined in 37 CFR aformation which became available between the ernational filing date of the continuation-in-part			
I here application(s)	eby claim the benefit unde listed below:	r Title 35, United States Co	ode, §119(e)(1) of any United States provisional			
	U.S. Serial No.	Filing Date	Status			
60/63	2,198	December 2, 2004	expired			
60/65	7,718	March 3, 2005 -	Pending ·			
I here	eby claim the benefit unde	27 35 IIS C \$120 of any	at the state of th			
matter of each manner providinformation w	y prior PCT international of the claims of this appled by the first paragraph hich is material to patents	application(s) designating ication is not disclosed in of 35 U.S.C. §112, I amplify as defined in 37 C.	prior U.S. non-provisional application(s) or under the U.S., listed below and, insofar as the subject such U.S. or PCT international application in the exhowledge the duty to disclose to the PTO all F.R. §1.56 which became available between the ional filing date of this application:			
§365(c) of any matter of each manner provide information we filing date of the	y prior PCT international of the claims of this appled by the first paragraph hich is material to patents	application(s) designating ication is not disclosed in of 35 U.S.C. §112, I amplify as defined in 37 C.	the U.S., listed below and, insofar as the subject such U.S. or PCT international application in the eknowledge the duty to disclose to the PTO all F.R. §1.56 which became available between the			
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g365(c) of any matter of each manner provide information with filing date of the second secon	y prior PCT international of the claims of this applied by the first paragraph hich is material to patent the prior application and the plication Serial No.  The prior application and the plication Serial No.  The prior application are the prior patent, inventor's or places of the prior application application least one country other the date before that of the application of the prior the prior that of the prior the prior that of the prior the prior that of the application of the prior that o	application(s) designating ication is not disclosed in a of 35 U.S.C. §112, I at ability as defined in 37 C. e national or PCT internat  Filing Date  benefits under 35 U.S.C. ant breeder's rights certific ountry other than the Unit for patent or inventor's cann the United States of Adication(s) of which prioritical contents and the United States of Adication(s) of which prioritical and the United States of Adication(s) of which prioritical cannot be seen and the United States of Adication(s) of which prioritical cannot be seen and the United States of Adication(s) of which prioritical cannot be seen and the United States of Adication(s) of which prioritical cannot be seen and the United States of Adication(s) of which prioritical cannot be seen and the United States of Adication(s) of which prioritical cannot be seen and the United States of Adication(s) of which prioritical cannot be seen and the United States of Adication(s) of which prioritical cannot be seen and the United States of Adication(s) of which prioritical cannot be seen and the United States of Adication(s) of which prioritical cannot be seen and the United States of Adication(s) of which prioritical cannot be seen and the United States of Adication(s) of which prioritical cannot be seen and the United States of Adication and	the U.S., listed below and, insofar as the subject such U.S. or PCT international application in the knowledge the duty to disclose to the PTO all F.R. §1.56 which became available between the ional filing date of this application:  Status  §§ 119 (a)-(d) and 365 (b) of any prior foreign ate(s), or under §365(a) of any PCT international ed States of America listed below and have also extificate or any PCT international application(s) there is a prior to the same subject matter.			

## Combined Declaration and Power of Attorney Page 2 of 2 Pages

As a named inventor, I hereby appoint the following registered practitioners to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

## All of the practitioners associated with Customer Number 001444

Direct all correspondence to the address associated with Customer Number 001444, which is presently:

BROWDY AND NEIMARK, P.L.L.C. 624 Ninth Street, N.W. Washington, D.C. 20001-5303 (202) 628-5197

The undersigned hereby authorizes the U.S. Attorneys or Agents appointed herein to accept and follow instructions from Reinhold Cohn and Partners as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. Attorneys or Agents and the undersigned. In the event of a change of the persons from whom instructions may be taken, the U.S. Attorneys or Agents appointed herein will be so notified by the undersigned.

I hereby further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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